## **COMMITTEE REPORT**

## **MADAM PRESIDENT:**

The Senate Committee on Tax and Fiscal Policy, to which was referred Senate Bill No. 500, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

1	Page 3, between lines 11 and 12, begin a new paragraph and insert:
2	"SECTION 3. IC 6-2.5-3-2, AS AMENDED BY P.L.162-2006,
3	SECTION 20, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
4	JULY 1, 2007]: Sec. 2. (a) An excise tax, known as the use tax, is
5	imposed on the storage, use, or consumption of tangible personal
6	property in Indiana if the property was acquired in a retail transaction,
7	regardless of the location of that transaction or of the retail merchant
8	making that transaction.
9	(b) The use tax is also imposed on the storage, use, or consumption
0	of a vehicle, an aircraft, or a watercraft, if the vehicle, aircraft, or
1	watercraft:
2	(1) is acquired in a transaction that is an isolated or occasional
3	sale; and
4	(2) is required to be titled, licensed, or registered by this state for
.5	use in Indiana.
6	(c) The use tax is imposed on the addition of tangible personal
7	property to a structure or facility, if, after its addition, the property
8	becomes part of the real estate on which the structure or facility is
9	located. However, the use tax does not apply to additions of tangible
20	personal property described in this subsection, if:

1	(1) the state gross retail or use tax has been previously imposed
2	on the sale or use of that property; or
3	(2) the ultimate purchaser or recipient of that property would have
4	been exempt from the state gross retail and use taxes if that
5	purchaser or recipient had directly purchased the property from
6	the supplier for addition to the structure or facility.
7	(d) The use tax is imposed on a person who:
8	(1) manufactures, fabricates, or assembles tangible personal
9	property from materials either within or outside Indiana; and
10	(2) uses, stores, distributes, or consumes tangible personal
11	property in Indiana.
12	(e) Notwithstanding any other provision of this section, the use tax
13	is not imposed on the keeping, retaining, or exercising of any right or
14	power over tangible personal property, if:
15	(1) the property is delivered into Indiana by or for the purchaser
16	of the property;
17	(2) the property is delivered in Indiana for the sole purpose of
18	being processed, printed, fabricated, or manufactured into,
19	attached to, or incorporated into other tangible personal property;
20	and
21	(3) the property is subsequently transported out of state for use
22	solely outside Indiana.
23	(f) As used in this subsection, "prepurchase evaluation" means
24	an examination of an aircraft by a potential purchaser for the
25	purpose of obtaining information relevant to the potential
26	purchase of the aircraft. Notwithstanding any other provision of
27	this section, the use tax is not imposed on the keeping, retaining, or
28	exercising of any right or power over an aircraft, if:
29	(1) the aircraft is titled, registered, or based (as defined in
30	IC 6-6-6.5-1(m)) in another state or country;
31	(2) the aircraft is delivered to Indiana by or for a nonresident
32	owner or purchaser of the aircraft;
33	(3) the aircraft is delivered to Indiana for the sole purpose of
34	being repaired, refurbished, remanufactured, or subjected to
35	a prepurchase evaluation; and
36	(4) after completion of the repair, refurbishment,
37	remanufacture, or prepurchase evaluation, the aircraft is
38	transported to a destination outside Indiana.".

Page 4, delete lines 29 through 36, begin a new paragraph and insert:

"(e) A transaction in which a person acquires an aircraft for

"(e) A transaction in which a person acquires an aircraft for rental or leasing in the ordinary course of the person's business is not exempt from the state gross retail tax unless the person establishes, under guidelines adopted by the department in the manner provided in IC 4-22-2-37.1 for the adoption of emergency rules, that the annual amount of the lease revenue derived from leasing the aircraft is equal to or greater than fifteen percent (15%) of the greater of the original cost or the book value of the aircraft."

Page 5, between lines 23 and 24, begin a new paragraph and insert: "SECTION 8. IC 6-2.5-5-39, AS AMENDED BY P.L.92-2006, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 39. (a) As used in this section, "cargo trailer" means a vehicle:

(1) without motive power;

- (2) designed for carrying property;
- (3) designed for being drawn by a motor vehicle; and
  - (4) having a gross vehicle weight rating of at least two thousand two hundred (2,200) pounds.
- (b) As used in this section, "recreational vehicle" means a vehicle with or without motive power equipped exclusively for living quarters for persons traveling upon the highways. The term includes a travel trailer, a motor home, a truck camper with a floor and facilities enabling it to be used as a dwelling, and a fifth wheel trailer.
- (c) A transaction involving a cargo trailer **or** a recreational vehicle or an aircraft is exempt from the state gross retail tax if:
  - (1) the purchaser is a nonresident;
- 30 (2) upon receiving delivery of the cargo trailer **or** recreational 31 vehicle, <del>or aircraft,</del> the person transports it within thirty (30) days 32 to a destination outside Indiana;
- 33 (3) the cargo trailer **or** recreational vehicle <del>or aircraft</del> will be 34 titled or registered for use in another state or country;
- (4) the cargo trailer or recreational vehicle or aircraft will not be
   titled or registered for use in Indiana; and
  - (5) in the case of a transaction involving a cargo trailer or recreational vehicle, the cargo trailer or recreational vehicle will

be titled or registered in a state or country that provides an 1 2 exemption from sales, use, or similar taxes imposed on a cargo 3 trailer or recreational vehicle that is purchased in that state or 4 country by an Indiana resident and will be titled or registered in 5 Indiana. A transaction involving a cargo trailer or recreational vehicle that does 6 7 not meet the requirements of subdivision (5) is not exempt from the 8 state gross retail tax. 9 (d) A purchaser must claim an exemption under this section by 10 submitting to the retail merchant an affidavit stating the purchaser's 11 intent to: 12 (1) transport the cargo trailer **or** recreational vehicle <del>or aircraft</del> to a destination outside Indiana within thirty (30) days after delivery; 13 14 15 (2) title or register the cargo trailer or recreational vehicle or 16 aircraft for use in another state or country. 17 The department shall prescribe the form of the affidavit, which must 18 include an affirmation by the purchaser under the penalties for perjury 19 that the information contained in the affidavit is true. The affidavit must identify the state or country in which the cargo trailer or 2.0 21 recreational vehicle or aircraft will be titled or registered. 22 (e) The department shall provide the information necessary to 23

(e) The department shall provide the information necessary to determine a purchaser's eligibility for an exemption claimed under this section to retail merchants in the business of selling cargo trailers or recreational vehicles.

SECTION 9. IC 6-2.5-5-42 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: **Sec. 42. (a) A transaction involving an aircraft is exempt from the state gross retail tax if:** 

(1) the purchaser is a nonresident;

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- (2) the purchaser transports the aircraft to a destination outside Indiana within thirty (30) days after:
  - (A) accepting delivery of the aircraft; or
  - (B) a repair, refurbishment, or remanufacture of the aircraft is completed, if the aircraft remains in Indiana after the purchaser accepts delivery for the purpose of accomplishing the repair, refurbishment, or remanufacture of the aircraft;

1	(3) the aircraft will be:
2	(A) titled or registered in another state or country; or
3	(B) if a state or country does not require a title or
4	registration for aircraft, based (as defined in
5	IC 6-6-6.5-1(m)) in that state or country; and
6	(4) the aircraft will not be titled or registered in Indiana.
7	(b) A purchaser must claim an exemption under subsection (a)
8	by submitting to the seller an affidavit affirming the elements
9	required by subsection (a). In addition, the affidavit must identify
10	the state or country in which the aircraft will be titled, registered,
11	or based.
12	(c) Within sixty (60) days after:
13	(1) a purchaser who claims an exemption under this section
14	accepts delivery of the aircraft; or
15	(2) a repair, refurbishment, or remanufacture of the aircraft
16	subject to an exemption under this section is completed, if the
17	aircraft remains in Indiana after the purchaser accepts
18	delivery for the purpose of accomplishing the repair,
19	refurbishment, or remanufacture of the aircraft;
20	the purchaser shall provide the seller with a copy of the
21	purchaser's title or registration of the aircraft outside Indiana. If
22	the state or country in which the aircraft is based does not require
23	the aircraft to be titled or registered, the purchaser shall provide
24	the seller with a copy of the aircraft registration application for the
25	aircraft as filed with the Federal Aviation Administration.
26	(d) The department shall prescribe the form of the affidavit
27	required by subsection (b).
28	SECTION 10. IC 6-2.5-5-43 IS ADDED TO THE INDIANA CODE
29	AS A <b>NEW</b> SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
30	1, 2007]: Sec. 43. (a) As used in this section, "qualified football
31	championship event" means the National Football League
32	championship football game, referred to as the Super Bowl.
33	(b) Transactions involving tangible personal property or
34	services are exempt from the state gross retail tax if the following
35	conditions are satisfied:
36	(1) Either:
37	(A) the National Football League acquires the property or
38	service to facilitate the holding of a qualified football

1	championship event; or
2	(B) a professional football team participating in a qualified
3	football championship event acquires the property or
4	service to facilitate the team's participation.
5	(2) Before acquiring the property or service, the National
6	Football League or professional football team applies for and
7	receives from the department a state gross retail tax
8	exemption certificate under this section. The department shall
9	specify the period for which a state gross retail tax exemption
10	certificate issued under this section is valid.".
11	Page 12, between lines 27 and 28, begin a new paragraph and insert:
12	"SECTION 14. IC 6-3-3-12, AS ADDED BY P.L.192-2006,
13	SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
14	JANUARY 1, 2007 (RETROACTIVE)]: Sec. 12. (a) As used in this
15	section, "account" has the meaning set forth in IC 21-9-2-2.
16	(b) As used in this section, "account beneficiary" has the
17	meaning set forth in IC 21-9-2-3.
18	(a) (c) As used in this section, "college choice 529 education
19	savings plan" refers to a college choice 529 investment plan established
20	under IC 21-9.
21	(d) As used in this section, "non-qualified withdrawal" means
22	a withdrawal or distribution from a college choice 529 education
23	savings plan that is not a qualified withdrawal.
24	(e) As used in this section, "qualified higher education expenses"
25	has the meaning set forth in IC 21-9-2-19.5.
26	(f) As used in this section, "qualified withdrawal" means a
27	withdrawal or distribution from a college choice 529 education
28	savings plan that is made:
29	(1) to pay for qualified higher education expenses, excluding
30	any withdrawals or distributions used to pay for qualified
31	higher education expenses if the withdrawals or distributions
32	are made from an account of a college choice 529 education
33	savings plan that is terminated within twelve (12) months
34	after the account is opened;
35	(2) as a result of the death or disability of an account
36	beneficiary;
37	(3) because an account beneficiary received a scholarship that
38	paid for all or part of the qualified higher education expenses

1	of the account beneficiary, to the extent that the withdrawal
2	or distribution does not exceed the amount of the scholarship;
3	or
4	(4) by a college choice 529 education savings plan as the result
5	of a transfer of funds by a college choice 529 education
6	savings plan from one (1) third party custodian to another.
7	(b) (g) As used in this section, "taxpayer" means:
8	(1) an individual filing a single return; or
9	(2) a married couple filing a joint return.
10	(c) (h) A taxpayer is entitled to a credit against the taxpayer's
11	adjusted gross income tax imposed by IC 6-3-1 through IC 6-3-7 for a
12	taxable year equal to the least of the following:
13	(1) Twenty percent (20%) of the excess of:
14	(A) the amount of each contribution total contributions made
15	by the taxpayer to a college choice 529 education savings plan
16	during the taxable year; over
17	(B) the total amount of non-qualified withdrawals during
18	the taxable year that were made from the account or
19	accounts of a college choice 529 education savings plan to
20	which the taxpayer has made contributions.
21	(2) One thousand dollars (\$1,000).
22	(3) The amount of the taxpayer's adjusted gross income tax
23	imposed by IC 6-3-1 through IC 6-3-7 for the taxable year,
24	reduced by the sum of all credits (as determined without regard to
25	this section) allowed by IC 6-3-1 through IC 6-3-7.
26	(d) (i) A taxpayer is not entitled to a carryback, carryover, or refund
27	of an unused credit.
28	(e) (j) A taxpayer may not sell, assign, convey, or otherwise transfer
29	the tax credit provided by this section.
30	(f) (k) To receive the credit provided by this section, a taxpayer
31	must claim the credit on the taxpayer's annual state tax return or returns
32	in the manner prescribed by the department. The taxpayer shall submit
33	to the department all information that the department determines is
34	necessary for the calculation of the credit provided by this section.
35	(l) A taxpayer who claimed a credit provided by this section in
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	any prior taxable year must repay a part of the credit in a taxable
37	any prior taxable year must repay a part of the credit in a taxable year in which any non-qualified withdrawal is made from a college

1	contributed. The amount the taxpayer must repay is equal to the
2	lesser of:
3	(1) twenty percent (20%) of the excess of:
4	(A) the total amount of non-qualified withdrawals made
5	during the taxable year from the account or accounts of a
6	college choice 529 education savings plan to which the
7	taxpayer has made contributions; over
8	(B) the total amount of contributions made by the taxpayer
9	to a college choice 529 education savings plan during the
10	taxable year; or
11	(2) the excess of:
12	(A) the cumulative amount of all credits provided by this
13	section that were claimed by a taxpayer for all prior
14	taxable years beginning on or after January 1, 2007; over
15	(B) the cumulative amount of repayments paid by the
16	taxpayer under this subsection for all prior taxable years
17	beginning on or after January 1, 2007.
18	(m) Any required repayment under subsection (l) shall be
19	reported by the taxpayer on the taxpayer's annual state income tax
20	return for the taxable year in which the non-qualified withdrawal
21	is made.
22	(n) The executive director of the Indiana education savings
23	authority shall submit or cause to be submitted to the department
24	a copy of all information returns or statements issued to taxpayers
25	for each taxable year with respect to:
26	(1) withdrawals or distributions made from a college choice
27	529 education savings plan for the taxable year; or
28	(2) account closings for the taxable year.".
29	Dogs 17 hetygen lines 21 and 22 hegin a new man smanh and insent
	Page 17, between lines 21 and 22, begin a new paragraph and insert:
30	"SECTION 21. IC 6-6-6.5-1 IS AMENDED TO READ AS
30 31	
	"SECTION 21. IC 6-6-6.5-1 IS AMENDED TO READ AS
31	"SECTION 21. IC 6-6-6.5-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 1. As used in this
31 32	"SECTION 21. IC 6-6-6.5-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 1. As used in this chapter, unless the context clearly indicates otherwise:
<ul><li>31</li><li>32</li><li>33</li></ul>	"SECTION 21. IC 6-6-6.5-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 1. As used in this chapter, unless the context clearly indicates otherwise:  (a) "Aircraft" means a device which is designed to provide air
<ul><li>31</li><li>32</li><li>33</li><li>34</li></ul>	"SECTION 21. IC 6-6-6.5-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 1. As used in this chapter, unless the context clearly indicates otherwise:  (a) "Aircraft" means a device which is designed to provide air transportation for one (1) or more individuals or for cargo.
<ul><li>31</li><li>32</li><li>33</li><li>34</li><li>35</li></ul>	"SECTION 21. IC 6-6-6.5-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 1. As used in this chapter, unless the context clearly indicates otherwise:  (a) "Aircraft" means a device which is designed to provide air transportation for one (1) or more individuals or for cargo.  (b) "State" means the state of Indiana.

estate, or a legal representative of such.

2.2.

- (e) "Owner" means a person who holds or is required to obtain a certificate of registration from the Federal Aviation Administration for a specific aircraft. In the event an aircraft is the subject of an agreement for the conditional sale or lease with the right of purchase upon the performance of the conditions stated in the agreement and with an immediate right of possession of the aircraft vested in the conditional vendee or lessee, or in the event the mortgagor of an aircraft is entitled to possession, then the conditional vendee or lessee or mortgagor shall be deemed to be the owner for purposes of this chapter.
- (f) "Dealer" means a person who has an established place of business in this state, is required to obtain a certificate under IC 6-2.5-8-1 or IC 6-2.5-8-3 and is engaged in the business of manufacturing, buying, selling, or exchanging new or used aircraft.
- (g) "Maximum landing weight" means the maximum weight of the aircraft, accessories, fuel, pilot, passengers, and cargo that is permitted on landing under the best conditions, as determined for an aircraft by the appropriate federal agency or the certified allowable gross weight published by the manufacturer of the aircraft.
- (h) "Resident" means an individual or a fiduciary who resides or is domiciled within Indiana or any corporation or business association which maintains a fixed and established place of business within Indiana for a period of more than sixty (60) days in any one (1) year.
- (i) "Taxable aircraft" means an aircraft required to be registered with the department by this chapter.
- (j) "Regular annual registration date" means the last day of February of each year.
- (k) "Taxing district" means a geographic area within which property is taxed by the same taxing units and at the same total rate.
- (l) "Taxing unit" means an entity which has the power to impose ad valorem property taxes.
- (m) "Base" means the location or place where the aircraft is normally hangared, tied down, housed, parked, or kept, when not in use.
- (n) "Homebuilt aircraft" means an aircraft constructed primarily by an individual for personal use. The term homebuilt aircraft does not include an aircraft constructed primarily by a for-profit aircraft manufacturing business.

1	(o) "Pressurized aircraft" means an aircraft equipped with a system
2	designed to control the atmospheric pressure in the crew or passenger
3	cabins.
4	(p) "Establishing a base" means renting or leasing a hangar or tie
5	down for a particular aircraft for at least thirty-one (31) days.
6	(q) "Inventory aircraft" means an aircraft held for resale by a
7	registered Indiana dealer.
8	(r) "Repair station" means a person who holds a repair station
9	certificate that was issued to the person by the Federal Aviation
10	Administration under 14 CFR Part 145.
11	SECTION 22. IC 6-6-6.5-2 IS AMENDED TO READ AS
12	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 2. (a) Except as
13	otherwise provided in this chapter, any resident of this state who owns
14	an aircraft shall register the aircraft with the department not later than
15	thirty-one (31) days after the purchase date.
16	(b) Except as otherwise provided in this chapter, any nonresident
17	who bases an aircraft in this state for more than sixty (60) days shall
18	register the aircraft with the department under this chapter not later
19	than sixty (60) days after establishing a base in Indiana.
20	(c) Except as otherwise provided in this chapter, an Indiana resident
21	who owns a homebuilt aircraft shall register the aircraft with the
22	department not later than thirty-one (31) days after the date the Federal
23	Aviation Administration has issued the certificate of registration and
24	air worthiness certificate for the aircraft.
25	(d) Notwithstanding subsection (b), if a nonresident bases an aircraft
26	in Indiana with a dealer or repair station solely for repairing,
27	remodeling, or refurbishing the aircraft, neither the nonresident nor the
28	dealer or repair station is required to register the aircraft with the
29	department under this chapter. However, the dealer or repair station
30	shall file a report with the department the month after the end of each
31	calendar quarter. The report must list only:
32	(1) the dealer's name and address and of the dealer or repair
33	station;
34	(2) either:
35	(A) the dealer's certification number; or
36	(B) the repair station's certificate number; and
37	(3) the N number of each aircraft that was based in this state for

more than sixty (60) days during the preceding quarter.".

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Page 21, after line 23, begin a new paragraph and insert:

"SECTION 29. [EFFECTIVE JANUARY 1, 2007

(RETROACTIVE)] IC 6-3-3-12, as amended by this act, applies to

taxable years beginning after December 31, 2006.

SECTION 30. An emergency is declared for this act.".

Renumber all SECTIONS consecutively.

(Reference is to SB 500 as introduced.)

and when so amended that said bill do pass.